OLIVIER A. TAILLIEU (SBN 206546)		
RAFFI V. ZEROUNIAN (SBN 236388) rz@taillieulaw.com		
450 N. Roxbury Drive, Suite 700 Beverly Hills, CA 90210		
Telephone: (310) 651-2440 Facsimile: (310) 651-2439		
Attorneys for Defendant and Counter-Plaintiff TYPO PRODUCTS LLC		
UNITED STATES	S DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA		
BLACKBERRY LIMITED, a Canadian corporation,	CASE NO. 3:14-cv-00023 WHO	
Plaintiff,	STIPULATION & ORDER TO SHORTEN TIME RE TYPO'S MOTION TO	
v.  TYPO PRODUCTS LLC, a Nevada limited liability company,	STAY AND SUSPEND THE MARCH 28, 20 PRELIMINARY INJUNCTION PENDING APPEAL OR, ALTERNATIVELY, PENDING DECISION BY FEDERAL	
Defendant.	CIRCUIT ON STAY PENDING APPEAL	
TYPO PRODUCTS LLC, a Nevada limited liability company,		
Counter-Plaintiff,		
v.		
BLACKBERRY LIMITED, a Canadian corporation,		
	o@taillieulaw.com RAFFI V. ZEROUNIAN (SBN 236388) rz@taillieulaw.com THE TAILLIEU LAW FIRM LLP 450 N. Roxbury Drive, Suite 700 Beverly Hills, CA 90210 Telephone: (310) 651-2440 Facsimile: (310) 651-2439  Attorneys for Defendant and Counter-Plaintiff TYPO PRODUCTS LLC  UNITED STATE NORTHERN DISTI  BLACKBERRY LIMITED, a Canadian corporation,  Plaintiff, v.  TYPO PRODUCTS LLC, a Nevada limited liability company,  Defendant.  TYPO PRODUCTS LLC, a Nevada limited liability company,  Counter-Plaintiff, v.  BLACKBERRY LIMITED, a Canadian	

STIPULATION & [PROPOSED] ORDER TO SHORTEN TIME

1	Pursuant to Civil Local Rules 6-1(b) and 6-2, Plaintiff BlackBerry Limited ("BlackBerry")				
2	and Defendant Typo Products, LLC ("Typo"), by and through their respective counsel, hereby				
3	stipulate and respectfully request that the Court shorten the time for briefing on Typo's Motion To				
4	Stay And Suspend The March 28, 2014 Preliminary Injunction Pending Appeal Or, Alternatively,				
5	Pending Decision By Federal Circuit On Stay Pending Appeal ("Motion").				
6	The parties declare in support of this request:				
7	WHEREAS, Typo filed the Motion on March 31, 2014;				
8	WHEREAS, under a traditional briefing schedule, BlackBerry would receive 14 days to				
9	file an opposition and then Typo would get another 7 days to file its reply, followed by a hearing;				
10	WHEREAS, Typo contends that, in light of the Court's March 28, 2014 Order Granting				
11	BlackBerry's Motion for a Preliminary Injunction, it will suffer irreparable harm if the Motion				
12	proceeds on a traditional briefing and hearing schedule;				
13	WHEREAS, Typo and BlackBerry have agreed to shorten the briefing and hearing				
14	schedule for the Motion, specifically that BlackBerry shall file its opposition to the Motion on or				
15	before April 4, 2014, that Typo shall not file a reply to BlackBerry's opposition, and to ask that				
16	the Court hear the Motion on April 9, 2014 along with the Motion to Dismiss and Case				
17	Management Conference in this matter already set for hearing that day; and				
18	WHEREAS, the stipulated shortening of the briefing and hearing schedule for the Motion				
19	will not alter the date of any event or any deadline already fixed by the Court.				
20	THEREFORE, pursuant to Civil Local Rules 6-1(b) and 6-2, the parties through their				
21	respective counsel of record, stipulate as follows:				
22	1. BlackBerry shall file its opposition to the Motion on or before April 4, 2014;				
23	2. Typo shall not file a reply to BlackBerry's opposition; and				
24	3. The parties respectfully request that the Court hear the Motion on April 9, 2014 along				
25	with the Motion to Dismiss and Case Management Conference in this matter already				
26	set for hearing that day.				
27					
28					

1	IT IS SO STIPULATED AND AGREED.	•	
2	Dated: April 1, 2014		Respectfully submitted:
3 4 5 6	Ву	y:	THE TAILLIEU LAW FIRM LLP OLIVIER A. TAILLIEU RAFFI V. ZEROUNIAN /s/ Olivier A. Taillieu Attorneys for Defendant and Counter-Plaintiff TYPO PRODUCTS LLC
7	Dated: April 1, 2014		Respectfully submitted:
8			QUINN EMANUEL URQUHART & SULLIVAN, LLP JAMES R. ASPERGER
10			KEVIN P.B. JOHNSON Ray R. Zado
11	В	y:	/s/ Kevin P.B. Johnson
12		•	Attorneys for Plaintiff BLACKBERRY LIMITED
13 14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

1	ORDER			
2	Having considered the foregoing stipulation between Plaintiff BlackBerry Limited			
3	("BlackBerry") and Defendant Typo Products, LLC ("Typo"), and for good cause shown,			
4	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that BlackBerry shall			
5	file its opposition to Typo's Motion To Stay And Suspend The March 28, 2014 Preliminary			
6	Injunction Pending Appeal Or, Alternatively, Pending Decision By Federal Circuit On Stay			
7	Pending Appeal ("Motion") on or before April 4, 2014, and that Typo shall not file a reply to			
8	BlackBerry's opposition. The Court shall hear argument on the Motion on April 9, 2004, at 2:00			
9	p.m.			
10	1.6.400			
11	Dated: April 2, 2014			
12	THĚ HONORABLE WILLIAM H. ORRICK UNITED STATES DISTRICT JUDGE			
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				

STIPULATION & [PROPOSED] ORDER TO SHORTEN TIME